1 2 3 4 5 6 7	STEVEN W. MYHRE Acting United States Attorney Nevada Bar No. 9635 ALEXANDRA MICHAEL Assistant United States Attorney District of Nevada 501 Las Vegas Blvd. South, Suite 1100 Las Vegas, Nevada 89101 (702) 388-6336 Alexandra.m.michael@usdoj.gov Representing the United States of America	ca
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
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10	United States of America,	Case No. 2:17-cr-00321-RFB-GWF
11	Plaintiff,	
12	v.	EMERGENCY MOTION TO UNSEAL COURT ORDERS,
13	HARRIS ET AL,	SEARCH WARRANT AND COMPLAINT
14	Defendant.	
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16	CERTIFICATION: This Motion is timely filed. The United States, by and through the undersigned Assistant United States Attorney, respectfully requests that the Court unseal the following Court Orders Search Warrant, and Complaint that were issued as part of the investigation in this case. The United States makes this request so the documents can be provided in	
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discovery to defense counsels within the discovery deadline as set for November 10, 1 22017 per the Court in ECF No. 43.1 3 The case numbers of the Orders, Search Warrant, and Complaint the United States seeks to unseal includes: 2:17-mj-772-PAL, 2:17-mj-00778-VCF, 2:17-mj-4 00780-VCF, 2:17-mj-00781-VCF, 2:17-mj-00811-NJK, 2:17-mj-00804-VCF, 2:17-mj-5 6 00805-VCF, and 2:17-mj-840-CWH. 7 **DATED** this _7th_ day of _November_____, 2017. 8 Respectfully, 9 STEVEN W. MYHRE 10 Acting United States Attorney 11 //s// ALEXANDRA MICHAEL 12 Assistant United States Attorney 13 14 15 IT IS SO ORDERED: 16 November 8, 2017 17 United States Magustrate Judge Date 18 19 20 21 22 ¹ The government attempted to meet and confer with defenes counsels but was unable to do so therefore the government files this in an abundance of caution in or to comply with the discovery deadline as set forth.

The government does not anticipate defenes counsels would object to the request given it is to facilitate providing discovery

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